Exhibit A

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Attorneys for Plaintiff Hydrafacial LLC

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

HYDRAFACIAL LLC, formerly known as EDGE SYSTEMS LLC,

Plaintiff,

v.

LUVO MEDICAL TECHNOLOGIES, INC., CLARION MEDICAL TECHNOLOGIES, INC., EUNSUNG GLOBAL CORP., and HEALTHCARE MARKETS, INC. doing business as POWERED BY MRP,

Defendants.

[PROPOSED] SCHEDULING ORDER

Case No. 2:24-cv-00587-TC-JCB

Judge: Hon. Tena Campbell Judge: Hon. Jared C. Bennett

Under Fed. R. Civ. P. 16(b), Judge Campbell's Patent Rule 2(A), Local Patent Rule 1.2(b)(1), and the Court's Civil Case Scheduling requirements found at the following webpage: https://www.utd.uscourts.gov/civil-case-scheduling, Plaintiff HydraFacial LLC, formerly known as Edge Systems LLC ("Plaintiff") proposes the below schedule. The parties met and conferred on a proposed scheduling order on May 16, 2025. As Defendant has not yet responded to the Complaint, Dkt. 1, the below schedule includes a date for Defendant to respond to the Complaint. The deadlines ultimately entered by the Court may not be modified without a court order consistent with Fed. R. Civ. P. 16(b)(4) and DUCivR 83-5. Plaintiff is directed to file a proposed Post-Claim Construction Scheduling Order with the remaining case deadlines within 14 days of the Court entering a ruling on claim construction. The Court will then set trial deadlines in the Post-Claim Construction Scheduling Order or through a case management conference.

DEADLINES ARE 11:59 P.M. ON THE DATE INDICATED UNLESS **EXPRESSLY STATED OTHERWISE**

PRELIMINARY MATTERS AND DISCLOSURES

1.	Deadline to Answer Complaint [Dkt. 62]	June 5, 2025
2.	Deadline for Plaintiff's Identification of	May 16, 2025
	Accused Instrumentalities [Judge Campbell	[Date of Initial Case Management
	Patent Rule ("JCPR") 3(A)]	Conference]
3.	Initial Case Management Conference (Fed.	May 16, 2025
	R. Civ. P. 26(f) Conference) [JCPR 2(A);	
	Dkt. 60]	
4.	Attorney Planning Meeting Report filed:	May 30, 2025
	[LPR 1.2]	
5.	Deadline for Parties' Rule 26(a)(1) Initial	June 5, 2025
	Disclosures [Fed. R. Civ. P. 26(a)(1)(C)]	
6.	Deadline to submit Stipulated Protective	June 13, 2025
	Order and any related disputes	

	,
7. Deadline for Defendant to produce all	June 16, 2025
documents and things related to the design,	[30 days after service of list of Accused
development, sale, offer for sale,	Instrumentalities]
manufacture, use and functionality of the	
Accused Instrumentalities made, used, sold,	
or imported by Defendants [JCPR 4(A)(2)]	
8. Deadline for Plaintiff to serve Initial	August 14, 2025
Infringement Contentions [JCPR 3(B)]	[90 days after Initial Case Management
	Conference]
9. Plaintiff's and Defendant's disclosure of	August 14, 2025
priority date of each patent [JCPR 4.B]	
10. Plaintiff and Defendant's must identify each	August 14, 2025
apparatus or process [JCPR 4.C]	
11. Plaintiff must disclose the basis for claim of	August 14, 2025
willfulness [JCPR 4.D]	
12. Plaintiff's and Defendant's disclosures	August 14, 2025
pursuant to JCPR 4.E	
13. Parties will notify the Court regarding the	August 26, 2025
status of the IPR institution decisions	
involving any of the asserted patents pursuant	
to Dkt. 58.	
14. Deadline for defendant to serve Initial	September 29, 2025
Invalidity Contentions [JCPR 5(A)]	[45 days after service of Initial
, , , ,	Infringement Contentions]
15. Deadline to file motion to amend pleadings	September 25, 2025
16. Deadline to file motion to join parties	September 25, 2025
J	

II. PROTECTIVE ORDER

The parties anticipate the case will involve	Yes 🛚	No □
the disclosure of information, documents, or		
other materials that will be designated as		
confidential.		

If the case will involve the disclosure of information, documents, or other materials that will be designated as CONFIDENTIAL, then good cause exists for the court to enter the court's Standard Protective Order (SPO) under DUCivR 26-2:

Disclosure and discovery activity in this action are likely to involve production of confidential, proprietary, or private information for which special protection from public disclosure and from use for any purpose other than prosecuting this litigation may be warranted. In particular, confidential financial information, technical information, business records, source code, and other privileged or otherwise confidential documents may be produced.

The parties will stipulate to their own Protective Order and raise any disputed issues on the Protective Order with the Court, if needed.

If a protective order is needed and the parties **are not** using the court's SPO, then the court's SPO, in effect under DUCivR 26-2, will govern until a different protective order—proposed by the parties via motion under DUCivR 7-1(a)(4)(D)—is adopted by the court.

The parties' proposed protective order should identify a process to resolve all claims of waiver of attorney-client privilege or work-product protection, whether or not the information, documents, or other materials will be designated as CONFIDENTIAL or ATTORNEYS' EYES ONLY, and this process must be included in the proposed protective order under Fed. R. Evid. 502(d):

The parties will stipulate to this process at the time that the Protective Order is filed.

If the parties do not anticipate the case will involve the disclosure of information, documents, or the materials that will be designated as CONFIDENTIAL, the parties still should identify, in the space below, a process to resolve all claims of waiver of attorney-client privilege or work-product protection, whether or not the information, documents, or other materials will be designated as CONFIDENTIAL or ATTORNEYS' EYES ONLY, and this process must also be included in the proposed Scheduling Order: N/A

III. FACT DISCOVERY

Maximum Number of Depositions by Plaintiff	10
	[Fed. R. Civ. P. 30]
Maximum Number of Depositions by Defendant	10
	[Fed. R. Civ. P. 30]
Maximum number of hours for each deposition:	7
(unless extended by agreement of parties)	[Fed. R. Civ. P. 30]
Maximum interrogatories by any party to any party:	25
	[Fed. R. Civ. P. 33]
Maximum requests for admissions by any party to any party:	No limit
	[No limits imposed by Federal
	or Local rules]
Maximum requests for production by any party to any party:	No limit
	[No limits imposed by Federal
	or Local rules]

IV. CLAIM CONSTRUCTION DEADLINES

17. Deadline for parties to exchange proposed	October 9, 2025
claim terms for construction [JCPR 8(A)(1)]	[10 days after initial invalidity
	contentions]
18. Deadline for parties to meet and confer on term	October 20, 2025
and phrase construction [JCPR 8(A)(2)]	[10 days after exchange of proposed
	claim terms for construction]
19. Deadline for parties to exchange preliminary	October 29, 2025
claim constructions and all intrinsic and	[20 days after exchange of proposed
extrinsic evidence [JCPR 8(B)(1)]	claim terms for construction]
20. Deadline for parties' second meet and confer to	November 10, 2026
narrow issues and prepare a Joint Claim	[10 days after exchange of proposed
Construction Prehearing Statement [JCPR	construction]
8(B)(4)]	
21. Deadline for parties to file Joint Claim	November 28, 2025
Construction and Prehearing Statement [JCPR	[60 days after preliminary invalidity
8(C)]	contentions]
22. Deadline for claim construction discovery	December 29, 2025
[JCPR 8(D)]	[30 days after Joint Claim Construction
	Chart]
23. Deadline for patentee to serve Opening Claim	January 12, 2026
Construction Brief [JCPR 8(E)(1)]	
24. Deadline for accused infringer to serve	January 26, 2026
Responsive Claim Construction Brief [JCPR	
8(E)(2)]	
25. Deadline for patentee to serve Reply Claim	February 2, 2026
Construction Brief [JCPR 8(E)(3)]	
26. Deadline for parties to exchange exhibits: [LPR	TBD [Day 7 Before CCH]
4.4]	
27. Tutorial of technology at issue	TBD [Day of CCH]
28. Claim Construction Hearing [LPR 4.4]	TBD

SO ORDERED this	day of	, 2025.
		BY THE COURT:
		Hon. Jared C. Bennett United States Magistrate Judge